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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/019,249 06/05/2002 Q67718 Kozo Aoki 1284 23373 09/03/2003 SUGHRUE MION, PLLC **EXAMINER** 2100 PENNSYLVANIA AVENUE, N.W. MORRIS, PATRICIA L WASHINGTON, DC 20037 ART UNIT PAPER NUMBER 1625 DATE MAILED: 09/03/2003

Please find below and/or attached an Office communication concerning this application or proceeding.



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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO	
			EX	AMINER
			ART UNIT	PAPER NUMBER
				18
			DATE MAILED:	

Below is a communication from the EXAMINER in charge of this application

## COMMISSIONER OF PATENTS AND TRADEMARKS

## **ADVISORY ACTION**

		ADVISOR	11 ACTION	•	
THE PI	ERIOD FOR RESPONS	Ξ:			
a) (is e	extended to run	or continues to rur	3mes	from the date of the final rejection	
b) ex	pires three months from ent however, will the sta	the date of the final rejection or tutory period for the response e	as of the mailing daxpire later than six	ate of this Advisory Action, whichever is later. In no months from the date of the final rejection.	
Th pu	ne date on which the resp rposes of determining th	onse, the petition , and the fee e period of extension and the $lpha$	have been filed is t presponding amou	16(a), the proposed response and the appropriate fee. he date of the response and also the date for the nt of the fee. Any extension fee pursuant to 37 CFR eriod for response or as set forth in b) above.	
Appella	ant's Brief is due in acco	rdance with 37 CFR 1.192(a).			
Applica to plac	ant's response to the fina e the application in cond	I rejection, filed	has been con	sidered with the following effect, but it is not deemed	
1. The	e proposed amendments	to the claim and /or specification	n will not be entere	ed and the final rejection stands because:	
a. [	There is no convincir presented.	g showing under 37 CFR 1.116	(b) why the propose	ed amendment is necessary and was not earlier	
ь. (	They raise new issue	s that would require further con-	sideration and/or se	earch. (See Note).	
с. [	They raise the issue	of new matter, (See Note).			
d. (	They are not deeme appeal.	d to place the application in bet	ter form for appeal	by materially reducing or simplifying the issues for	
e. [	They present addition	nal claims without cancelling a	corresponding numl	ber of finally rejected claims.	
NO	DTE:		•		
NO	//E				
	-		· · · · · · · -		
2. Ne	wly proposed or amend non-allowable claims.	ed daimsv	vould be allowed if	submitted in a separately filed amendment cancelling	
3. Up	on the filing an appeal, t as follows:	ne proposed amendment 💢 w	ill be entered 🔲 v	vill not be entered and the status of the daims will	
/ Cla	aims allowed:			•	
	aims objected to:	12 and 21			
Ola	However;	•			
×	Applicant's response h	as overcome the following rejec	tion(s): 112 rije	cha sols	
2 Th		it fouth in the rec			0
_	e affidavit or exhibit will nesented.			good and sufficent reasons why it was not earlier	
☐ The pro	posed drawing correction	has has not been a	upproved by the exa	aminer.	
Other		77U 1449's.		PATRICIAL MORRIS  PATRICIAL MORRIS  PRIMARY EXAMINER	
				GROUP 120	